

1 **Saul Perloff (157092)**
saul.perloff@aoshearman.com
2 **Katharyn Grant** (*pro hac vice*)
kathy.grant@aoshearman.com
3 **Andre Hanson** (*pro hac vice*)
andre.hanson@aoshearman.com
4 **Olin "Trey" Hebert** (*pro hac vice*)
trey.hebert@aoshearman.com
5 **ALLEN OVERY SHEARMAN STERLING**
6 **US LLP**
300 W. Sixth Street, 22nd Floor
7 Austin, TX 78701
8 Telephone (512) 647-1900

9 **Christopher LaVigne** (*pro hac vice*)
christopher.lavigne@sherman.com
10 **ALLEN OVERY SHEARMAN STERLING**
11 **US LLP**
599 Lexington Ave
12 New York, NY 10022
Telephone (212) 848-4000

13
14 Attorneys for Plaintiff/Counterclaim-Defendant
GUARDANT HEALTH, INC.

15 UNITED STATES DISTRICT COURT
16 NORTHERN DISTRICT OF CALIFORNIA
17 SAN FRANCISCO DIVISION

18 GUARDANT HEALTH, INC.

19
20 Plaintiff and
Counterclaim-Defendant,

21 vs.

22 NATERA, INC.

23 Defendant and
24 Counterclaim-Plaintiff.

Jennifer L. Keller (84412)
jkeller@kelleranderle.com
Chase Scolnick (227631)
cscolnick@kelleranderle.com
Craig Harbaugh (194309)
charbaugh@kelleranderle.com
Gregory Sergi (257415)
gsergi@kelleranderle.com
KELLER/ANDERLE LLP
18300 Von Karman Ave., Suite 930
Irvine, CA 92612
Telephone (949) 476-0900

Case No. 3:21-cv-04062-EMC

**GUARDANT HEALTH, INC.'S
ADMINISTRATIVE MOTION TO
CONSIDER WHETHER ANOTHER
PARTY'S MATERIAL SHOULD BE
FILED UNDER SEAL IN
CONNECTION WITH GUARDANT'S
RESPONSE IN OPPOSITION TO
NATERA'S EMERGENCY MOTION
FOR LESSER SANCTIONS**

Motion Hearing: Nov. 4, 2024, at 8:30 am
Trial Date: November 5, 2024

Pursuant to Civil Local Rules 7-11 and 79-5(f), Plaintiff/Counter-Defendant Guardant Health, Inc. (“Guardant”) files this Administrative Motion to Consider Whether Defendant/Cross-Plaintiff Natera, Inc.’s (“Natera”) Material Should be Filed Under Seal in Connection with Guardant’s Response in Opposition to Natera’s Emergency Motion for Lesser Sanctions (Dkt. 749), which contains information designated “CONFIDENTIAL” or “HIGHLY CONFIDENTIAL – ATTORNEYS’ EYES ONLY” by Natera.

Pursuant to Local Rule 79-5(f), Plaintiff identifies the following as containing information that has been designated as CONFIDENTIAL or HIGHLY CONFIDENTIAL – ATTORNEYS’ EYES ONLY by Natera:

Document to be Sealed	Portion Requested to Seal	Party Designating Information Confidential
Guardant’s Response in Opposition to Natera’s Emergency Motion for Lesser Sanctions (Dkt. 749)	Highlighted Portions	Natera, Inc.
Exhibit A Transcript of the June 7, 2024 Deposition of Matthew Rabinowitz (Excerpts)	Entire Document	Natera, Inc.

Dated: October 31, 2024

**ALLEN OVERY SHEARMAN
STERLING US LLP**

By /s/ Saul Perloff
Saul Perloff

Attorney for Plaintiff
GUARDANT HEALTH, INC.